RECEIVED - USDC -NH 2023 DEC 5 PM12:38

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW HAMPSHIRE

Karen Testerman, *pro se*Lynn-Diane Briggs, *pro se*Wayne Paul Saya,Sr.,pro se

Plaintiffs

Vs

DAVID SCANLAN SECRETARY OF STATE FOR NEW HAMPSHIRE, et al,

Defendants

Docket No.23-cv-00499-JL-AJ

PLAINTIFF "LYNN-DIANE BRIGGS" MOTION FOR LEAVE REQUESTING THE COURT TO DISMISS HER NON-COMPLYING MOTION FOR EXPEDITED CONSIDERATION FOR PRELIMINARY INJUNCTIVE RELIEF AND ALLOW PLAINTIFF'S LATER-FILED MOTION OF THE SAME TITLE WITH ACCOMPANYING DECLARATION TO SERVE AS BEING SEPERATED FROM THE NON-COMPLYING CLASS.

Now comes the Plaintiff, Lynn-Diane Briggs, *pro se*, in the above-entitled and number action, hereby moves this honorable court, where the Plaintiff motions that the joint motion incorporating all three of the Plaintiffs signatures (Pacer no. 2) be determined as non-complying under LR 5.2 Non-complying motion, and join this motion for non-compliance with Plaintiff's new Motion for Expedited Consideration for Preliminary Injunctive Relief and Accompanying Declaration, individual to the Plaintiff, and as allowed under Fed.R.Civ.P. 12(g) Joining Motions.

Where this initial Motion for Injunctive Relief (Pacer no. 2) should have been submitted by each Plaintiff individually, where the Plaintiffs are not a class;

<u>Where</u> the Plaintiff believes this Motion for Leave of the Court to Withdraw from the joint motion (Pacer no. 2) for injunctive relief is appropriate, because the filing was non-conforming under LR 5.2 for pro se litigants.

Where the Plaintiff wrongly filed an Amended Motion for Expedited Injunctive Relief, (Pacer no. 10) when said Motion should have been filed as her initial Motion for injunctive relief, and

Where, submitting these two motions here together under Fed.R.Civ.P.12(g) can cure the Plaintiff's mistake as a pro se litigant.

Wherefore, Plaintiff requests that the court accept/treat Plaintiff's recently filed Amended Motion as her initial motion for Expedited Injunctive Relief with memorandum as her initial filing.

Defendants have been notified of the Plaintiffs move to cure this defect, and have been emailed a copy of this motion upon filing with this court. Defendants have also been requested to assent to the Plaintiff's Motion to cure these defects.

Prayer for Relief

I pray the court will grant this motion for this Plaintiff's Motion for the relief sought, in the interest of justice, or for any reason this court may deem fair and just.

SWORN TO AND SUBSCRIBED UNDER PAIND AND PENALTIES OF PERJURY THIS 5^{TH} DAY OF December, 2023.

ann-Diane Br

Respectfully submitted,

Lynn-Diane Briggs, Plaintiff, pro se 4 Golden Pond Lane Amherst, New Hampshire 03031 Lynbdance@gmail.com 603-801-6886

CERTIFICATE OF SERVICE

I, Lynn-Diane Briggs, pro se, have caused to deliver the named Plaintiffs the following: PLAINTIFF "LYNN-DIANE BRIGGS" MOTION FOR LEAVE REQUESTING THE COURT TO DISMISS HER NON-COMPLYING MOTION FOR EXPEDITED CONSIDERATION FOR PRELIMINARY INJUNCTIVE RELIEF AND ALLOW PLAINTIFF'S LATER-FILED MOTION OF THE SAME TITLE WITH ACCOMPANYING DECLARATION UNDER HER SEPERATED MOTION, and the foregoing documents have been served upon the following Defendants and Plaintiffs, certified mail and U.S. postage pre-paid:

David Scanlan, Defendant Secretary of State of New Hampshire ATTENTION: Brendan Avery O'Donnell NH Department of Justice (Concord) 33 Capitol St Concord, NH 03301 603-271-3650

Fax: 603-271-2110

Email: <u>brendan.a.odonnell@doj.nh.gov</u>

Wayne Paul Saya, Sr., Plaintiff, pro se 24 Cadogan Way Nashua, New Hampshire 03235 Wayne.saya2@gmail.com 571-220-3344 mobile Chris Ager, Defendant
Chairman
New Hampshire Republican Party
ATTN: Attorney Bryan K. Gould
Cleveland, Waters, and Bass, P.A.
2 Capital Plaza
Concord, New Hampshire 03302-1137
gouldb@cwbpa.com
603-224-7761

Karen Testerman, Plaintiff, pro se 9 Stone Avenue Franklin, New Hampshire 03031 Karen@karentesterman.com 603-721-9933

SWORN TO UNDER PAINS AND PENALTIES OF PERJURY this 5th day of December, 2023.

Lynn-Diane Briggs, Plaintiff, pro se

4 Golden Pond Lane

Amherst, New Hampshire 03031

Lynbdance@gmail.com

603-801-6886